

Message

From: Casso, Ruben [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=E33DF0ABBBF049959E9100E556C7E634-CASSO, RUBEN]
Sent: 1/19/2021 2:37:47 PM
To: danielle.nesvacil@tceq.texas.gov; carmen.pedraza@tceq.texas.gov
CC: Verhalen, Frances [verhalen.frances@epa.gov]
Subject: DRAFT NESHAP Commercial Sterilizers regulation development QA/QC review
Attachments: 20191231_SterigenicsTX_EmisCalc.pdf; 20200206_MSCTX_114Response.xlsx; 20200206_SterigenicsTX_114Response.xlsx; 20200206_STERISTXEIPaso_114ResponseDH.xlsx; 20200206_STERISTXEIPaso_114ResponseIP.xlsx; 20200206_STERISTXGrandPrairie_114Response.xlsx

EPA is in the process of reviewing the commercial sterilizer air toxics regulation, NESHAP Subpart O, for potential revisions. To help ensure the quality of EPA air dispersion modeling, EPA is requesting TCEQ review the accuracy of the information in the attached files and to provide any corrections or updates to the relevant emissions data for the following sources:

SOURCES: STERIS – Grand Prairie; STERIS – El Paso; Midwest Sterilization – Laredo; NovoSci – Conroe; Ethicon – San Angelo; ACS – Houston; Steritec – Athens; Sterigenics – Grand Prairie

STERIS – Grand Prairie; 114 file

STERIS – El Paso; (2 locations)

Midwest Sterilization Corporation (MSC) – Laredo

Sterigenics – Grand Prairie

NovoSci – Conroe: EPA has facility permit files. If there is any additional information that could assist in EPA modeling, EPA would appreciate it.

Ethicon – San Angelo: EPA has permit, compliance, stack test and semi-annual report files. If there is any more information that could assist in EPA modeling, EPA would appreciate it.

ACS – Houston: EPA has facility permit files and a 2013 stack test report. If there is any additional information that could assist in EPA modeling, EPA would appreciate it.

Steritec – Athens: EPA has facility permit files. If there is any additional information that could assist in EPA modeling, EPA would appreciate it.

EPA would like to receive a response to this request no later than 2/8/21. EPA appreciates TCEQ's assistance in this matter. If you have any questions, please contact me.

Thank you.

Ruben Casso
Air Toxics Coordinator
EPA Region 6